	Case 5:16-cv-00779-JFW-GJS Document 2	6 Filed 09/08/16 Page 1 of 2 Page ID #:116	
1 2 3 4 5 6 7 8 9	Michael Reiter (State Bar No. 197768) michael@michaelreiterlaw.com Attorney at Law 300 E. State Street, Ste 517 Redlands, CA 92373 (909) 296-6708 Attorney for Plaintiff Heather Morris LAURA L. CRANE, Bar No. 238246 Deputy County Counsel JEAN-RENE BASLE, Bar No. 134107 County Counsel Office of County Counsel 385 North Arrowhead Avenue, Fourth Floran Bernardino, California 92415 Telephone: (909) 387-5449 Facsimile: (909) 387-4069 E-Mail: laura.crane@cc.sbcounty.gov	FILED CLERK, U.S. DISTRICT COURT IT IS SO ORDERED 9/8/16 CENTRAL DISTRICT OF CALIFORNIA BY:SRDEPUTY JS6 Or Doc E-filed date: Doc Number:	
11	Attorneys for Defendants County of San Bernardino, Wendy Perea, Osvaldo Pelayes,		
12	Roosevelt Dutra, and Eric Mello		
13	UNITED STATES DISTRICT COURT		
14	FOR THE CENTRAL DISTRICT OF CALIFORNIA		
15 16	HEATHER MORRIS, Case No. EDCV 16-779-JFW (GJSx) Hon. Judge John F. Walter		
17	Plaintiff,	STIPULATION TO DISMISS CASE	
18	v. WITH PREJUDICE	WITH PREJUDICE	
19	COUNTY OF SAN BERNARDINO,	[Fed. R. Civ. P. 41(a)(1)(A)(ii)]	
20	WENDY PEREA, OSVALDO		
21	PELAYES, ROOSEVELT DUTRA, ERIC MELLO, Does 1-10,		
2223	Defendants.		
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	STIDLIL ATION TO DISMI	SS CASE WITH PREILIDICE	

Plaintiff Heather Morris, and defendants County of San Bernardino, Wendy Perea, Osvaldo Pelayes, Roosevelt Dutra, and Eric Mello, hereby stipulate pursuant to Federal Rules of Civil Procedure, Rule 41(a)(1)(A)(ii) that the entire action shall be					
			dismissed, with pre	judice.	
SO STIPULATED					
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Dated: Lily 20	, 2016	JEAN-RENE BASLE County Counsel			
		By Jama & Cane			
		: LAURA L. CRANE Deputy County Counsel			
	,	Attorneys for Defendants			
	•	County of San Bernardino, Wendy Perea, Osvaldo Pelayes, Roosevelt			
		Dutra, & Eric Mello			
Dated: M - 19	. 2016	Hon they mora			
		HEATHER MORRIS			
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